1 2 3 4 5 6 7 8 9 10	Seyfarth Shaw LLP Ellen E. McLaughlin (admitted pro hac vice) E-mail: emclaughlin@seyfarth.com Cheryl A. Luce (admitted pro hac vice) E-mail: cluce@seyfarth.com 233 South Wacker Drive, Suite 8000 Chicago, Illinois 60606-6448 Telephone: (312) 460-5000 Facsimile: (312) 460-7000 SEYFARTH SHAW LLP Kristen M. Peters (SBN 252296) E-mail: kmpeters@seyfarth.com 2029 Century Park East, Suite 3500 Los Angeles, California 90067-3021 Telephone: (310) 277-7200 Facsimile: (310) 201-5219 Attorneys for Defendant UNITED STATES SOCCER FEDERATION	
11	OMITED STATES SOCCER PEDERATION	\
12 13 14		DISTRICT COURT T OF CALIFORNIA
15 16 17 18 19 20 21 22 23 24 25 26 27	ALEX MORGAN, MEGAN RAPINOE, BECKY SAUERBRUNN, CARLI LLOYD, MORGAN BRIAN, JANE CAMPBELL, DANIELLE COLAPRICO, ABBY DAHLKEMPER, TIERNA DAVIDSON, CRYSTAL DUNN, JULIE ERTZ, ADRIANNA FRANCH, ASHLYN HARRIS, TOBIN HEATH, LINDSEY HORAN, ROSE LAVELLE, ALLIE LONG, MERRITT MATHIAS, JESSICA MCDONALD, SAMANTHA MEWIS, ALYSSA NAEHER, ELLEY O'HARA, CHRISTEN PRESS, MALLORY PUGH, CASEY SHORT, EMILY SONNETT, ANDI SULLIVAN AND MCCALL ZERBONI, Plaintiffs, v. UNITED STATES SOCCER FEDERATION, INC., Defendant.	Case No. 2:19-cv-01717-RGK-AGR SECOND STIPULATION TO EXTEND THE DEADLINE FOR DEFENDANT UNITED STATES SOCCER FEDERATION TO RESPOND TO COMPLAINT Complaint Served : March 8, 2019 Current Response Date : May 2, 2019 New Response Date : May 16, 2019
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1	IT IS HEREBY STIPULATED AND AGREED, by and between Plaintiffs Alex		
2	Morgan, Megan Rapinoe, Becky Sauerbrunn, Carli Lloyd, Morgan Brian, Jane Campbe		
3	Danielle Colaprico, Abby Dahlkemper, Tierna Davidson, Crystal Dunn, Julie Ertz,		
4	Adrianna Franch, Ashlyn Harris, Tobin Heath, Lindsey Horan, Rose Lavelle, Allie Long		
5	Merritt Mathias, Jessica McDonald, Samantha Mewis, Alyssa Naeher, Elley O'Hara,		
6	Christen Press, Mallory Pugh, Casey Short, Emily Sonnett, Andi Sullivan and McCall		
7	Zerboni (collectively "Plaintiffs") and Defendant United States Soccer Federation, Inc.		
8	("U.S. Soccer") (together, the "Parties") through their respective undersigned counsel, a		
9	follows:		
10	WHEREAS, on March 8, 2019, Plaintiffs, who are female professional soccer		
11	players on the United States Senior Women's National Soccer Team, filed the instant		
12	collective action and class action against U.S. Soccer;		
13	WHEREAS, on March 8, 2019, Plaintiffs filed a Motion to Transfer pursuant to 2		
14	U.S.C. § 1407 with the Judicial Panel of Multidistrict Litigation ("JPML"). Plaintiffs'		
15	Motion to Transfer is currently set for hearing on May 30, 2019;		
16	WHEREAS, on March 28, 2019, U.S. Soccer filed an Unopposed Motion to Stay		
17	Proceedings Pending Panel Decision on Multidistrict Litigation ("Motion to Stay"). The		
18	Motion to Stay was set for hearing on April 29, 2019;		
19	WHEREAS, on March 28, 2019, U.S. Soccer filed a Stipulation to Extend the		
20	Deadline for Defendant United States Soccer Federation to Respond to Initial Complaint		
21	By Not More Than 30 Days [Local Rule 8-3] ("First Stipulation"). The First Stipulation		
22	extended the deadline for U.S. Soccer to respond to the Complaint from April 2, 2019 to		
23	May 2, 2019;		
24	WHEREAS, on April 24, 2019, the Court took the Motion to Stay under		
25	submission and off the motion calendar;		
26	WHEREAS, on April 29, 2019, U.S. Soccer applied to the Court ex parte for an		
27	order extending the deadline for U.S. Soccer to respond to the Complaint until 14 days		
28	after the JPML rules on the Motion to Transfer;		

1	WHEREAS, on April 30, 2019, the Court denied U.S. Soccer's Motion to Stay		
2	without prejudice;		
3	WHEREAS, on May 1, 2019, the Court further denied U.S. Soccer's Ex Parte		
4	Application to Extend Time to Respond to Plaintiff's Complaint Until 14 Days After the		
5	JPML Rules On the Motion to Transfer;		
6	WHEREAS, good cause exists to grant an additional extension of time to respond		
7	to the Complaint because U.S. Soccer was awaiting the Court's ruling on the Motion to		
8	Stay before finalizing its Answer or other responsive pleading to the Complaint, the		
9	Court's ruling on the Motion to Stay was issued just two days before U.S. Soccer's		
10	Answer or responsive pleading to the Complaint was due, and there are no pretrial		
11	deadlines that would be affected by a short two-week extension of time;		
12	WHEREAS, U.S. Soccer requires an additional 2 weeks to finalize its Answer or		
13	other responsive pleading to the Complaint;		
14	THEREFORE, in light of the foregoing, both Plaintiffs and U.S. Soccer through		
15	their respective undersigned counsels hereby stipulate and agree as follows:		
16	Defendants' last date to respond to Plaintiff's Complaint will be extended by two		
17	(2) weeks, from May 2, 2019 to May 16, 2019.		
18	Pursuant to Local Rule 5-4.3.4(a)(2)(i), I, Kristen M. Peters, hereby certify that the		
19	content of this document is acceptable to Jeffrey Kessler, counsel for Plaintiffs, and that		
20	Mr. Kessler has provided his authorization to affix his electronic signature to this		
21	document.		
22	IT IS SO STIPULATED.		
23	DATED: May 1, 2019 SEYFARTH SHAW LLP		
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25	By: /s/ Kristen M. Peters		
26	Kristen M. Peters Attorneys for Defendant UNITED STATES SOCCER		
27	UNITED STATES SOCCER FEDERATION		
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1	DATED: May 1, 2019	WINSTON AND STRAWN LLP
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3		By: /s/ Jeffrey L. Kessler
4		Jeffrey L. Kessler Attorneys for Plaintiffs
5		ALEX MORGAN, MEGAN RAPINOE, BECKY SAUERBRUNN, CARLI LLOYD,
6		Attorneys for Plaintiffs ALEX MORGAN, MEGAN RAPINOE, BECKY SAUERBRUNN, CARLI LLOYD, MORGAN BRIAN, JANE CAMPBELL, DANIELLE COLAPRICO, ABBY
7		CRYSTAL DUNN, JULIE ERTZ,
8		ADRIANNA FRANCH, ASHLYN HARRIS, TOBIN HEATH, LINDSEY
9		HORAN, ROSE LAVELLE, ALLIE LONG, MERRITT MATHIAS, JESSICA
10		MCDONALD, SAMANTHA MEWIS, ALYSSA NAEHER, ELLEY O'HARA,
11		ALYSSA NAEHER, ELLEY O'HARA, CHRISTEN PRESS, MALLORY PUGH, CASEY SHORT, EMILY SONNETT, ANDI SULLIVAN AND MCCALL
12		ZERBONI MCCALL
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